IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Applicant:

MOSHE GEFEN ET AL.

Serial No.: 09/816,459

Filed: March 26, 2001

For: USING NON-EXECUTABLE

MEMORY AS EXECUTABLE

MEMORY

Examiner:

Yamir Encarnacion

Commissioner of Patents and Trademarks Washington, DC 20231

Group Art Unit: 2186

Attorney

Docket: 246/67

RECEIVED

MAY 1 3 2003

2186

Technology Center 2100

RESPONSE

Sir:

This is in response to the United States Patent and Trademark Office Action mailed February 19, 2003, which response is being made on or before May 19, 2003 and for which no extension fees are due. Please amend the above-identified application as follows:

In the Claims:

Please cancel claims 1-9 and 16.

Please amend claim 15 as follows:

- 15. (Amended) A method of executing code, comprising the steps of:
- (a) storing the code in a non-executable memory component;
- (b) downloading at least a portion of the code from said non-executable memory component to a first executable memory component; and

P